IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

(1) MICHAEL DELONG,

Plaintiff,

v.

Case No. 5:14-cv-01439-C

- (1) STATE OF OKLAHOMA ex rel THE OKLAHOMA DEPARTMENT OF MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES;
- (2) THE BOARD OF DIRECTORS FOR THE OKLAHOMA DEPARTMENT OF MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES, et al

Defendants.

WITNESS AND EXHIBIT LISTS OF DEFENDANTS STATE OF OKLAHOMA EX REL. THE OKLAHOMA DEPARTMENT OF MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES AND THE BOARD OF DIRECTORS FOR THE OKLAHOMA DEPARTMENT OF MENTAL HEALTH AND SUBSTANCE ABUSE SERVICES

Defendants, State of Oklahoma *ex rel* The Oklahoma Department of Mental Health and Substance Abuse Services and The Board of Directors for the Oklahoma Department of Mental Health and Substance Abuse Services ("Defendants") submit their Witness and Exhibit Lists as follows:

WITNESS LIST

No.	Name and Address	Proposed Testimony	Expectation
1.	Terri White, c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	To be deposed. All facts regarding Plaintiff's employment, the investigation into his conduct and reasons for termination of his employment; that retaliation had no part of the decision to terminate his employment; that the Department was Plaintiff's employer, and that the Board was not Plaintiff's employer; all facts regarding the applicable employment policies and procedures relevant to Plaintiff's employment and the termination of it; all facts necessary to refute or respond to any allegations made by Plaintiff of retaliation in the decision to terminate his employment; all other facts to which she has personal knowledge and which refute any allegations by Plaintiff	Will Call

<u>No.</u>	Name and Address	Proposed Testimony	Expectation
2.	Durand Crosby c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	To be deposed. All facts regarding Plaintiff's employment, the investigation into his conduct and reasons for termination of his employment; that retaliation had no part of the decision to terminate his employment; that the Department was Plaintiff's employer, and that the Board was not Plaintiff's employer; all facts regarding the applicable employment policies and procedures relevant to Plaintiff's employment and the termination of it; all facts necessary to refute or respond to any allegations made by Plaintiff of retaliation in the decision to terminate his employment; that he was the direct supervisor who made the decision to not take disciplinary action following the investigation of the relationship between Dewayne Moore and Robin Wilson Moore, and the facts and reasons for those actions; all other facts to which he has personal knowledge and which refute any allegations by Plaintiff.	Will Call

No.	Name and Address	Proposed Testimony	Expectation
3.	Ellen Buettner, c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	To be deposed. All facts regarding Plaintiff's employment, the investigation into his conduct and reasons for termination of his employment; that retaliation had no part of the decision to terminate his employment; that the Department was Plaintiff's employer, and that the Board was not Plaintiff's employer; all facts regarding the applicable employment policies and procedures relevant to Plaintiff's employment and the termination of it; all other facts to which she has personal knowledge and which refute any allegations by Plaintiff.	Will Call
4.	David Milnes P.O. Box 1358 Bethany, OK 73008	Deposed. His background and experience on investigations; the third-party relationship that he had with the Department; his retention for the investigation into Plaintiff's conduct; all facts regarding the investigation, his findings, and providing those to the Department; all facts to refute any criticism of his investigation; all other facts to which he has personal knowledge and which refute any allegations by Plaintiff.	Will Call

No.	Name and Address	Proposed Testimony	Expectation
5.	Dewayne Moore c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	To be deposed. His role in the investigation into Plaintiff's conduct in July 2013 regarding the Chris Flanagan investigation, and his interview by David Milnes in that investigation; the legal consult in the investigation; Department policies at issue in this lawsuit by virtue of Plaintiff's conduct and allegations; his relationship with Robin Wilson Moore; all facts necessary to refute or respond to any allegations made by Plaintiff of retaliation in the decision to terminate his employment; all other facts to which he has personal knowledge and which refute any allegations by Plaintiff.	Will Call
6.	Hannah Cable c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	Deposed. The events on July 9, 2013 regarding statements made to her, impressions she formed based on those statements; statements she made to Plaintiff and others; her interview with David Milnes about the events that day; her feelings and observations regarding the relationship between Dewayne Moore and Robin Wilson Moore, and that there was no hostile work environment, and that she did not make a complaint of such; all other facts to which she has personal knowledge and which refute any allegations by Plaintiff.	Will Call

No.	Name and Address	Proposed Testimony	Expectation
7.	Allen Shaffer c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	Deposed. The events on July 9, 2013 regarding statements made to him, impressions he formed based on those statements; statements he made to Kim Poff, Plaintiff and others; his interview with David Milnes about the events that day; his feelings and observations regarding the relationship between Dewayne Moore and Robin Wilson Moore, and that there was no hostile work environment, and that he did not make a complaint of such; all other facts to which he has personal knowledge and which refute any allegations by Plaintiff.	Will Call
8.	Jason Maddox c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	Deposed. The events on July 9, 2013 regarding statements made to him, impressions he formed based on those statements; statements he made to Kim Poff, Plaintiff, and others; his interview with David Milnes about the events that day; his feelings and observations regarding the relationship between Dewayne Moore and Robin Wilson Moore, and that there was no hostile work environment, and that he did not make a complaint of such; all other facts to which he has personal knowledge and which refute any allegations by Plaintiff.	Will Call

No.	Name and Address	Proposed Testimony	Expectation
9.	Jill Amos c/o Victor F. Albert Conner & Winters, LLP 1700 One Leadership Sq. 211 N. Robinson Ave. Oklahoma City, Oklahoma 73102 (405) 272-5711 (405) 232-2695	Deposed. The communications involving her and Kim Poff regarding the investigation into her complaint against Chris Flanagan; the events of July 8 and 9 regarding the phone call from Ellen Buettner regarding Chris Flanagan covering the presentation of a portion of the NEO program; her contact with and meeting with Kim Poff; her interviews with David Milnes; her working with Durand Crosby and Ellen Buettner.	Will Call
10.	Kim Poff	Deposed.	May Call
11.	Plaintiff	Deposed.	May Call
12.	Representative of Plaintiff's current employer	That Plaintiff was hired by the current employer, his rate of pay and beginning date of employment.	May Call
13.	All witnesses necessary to rebut Plaintiff's claims		
14.	All witnesses necessary to authenticate documents		
15.	All witnesses listed by Plaintiff not objected to by Defendants		

EXHIBIT LIST

No.	<u>Description</u>	Identification/Bates Label	Expectation
1.	M. DeLong Personnel File	ODMH 000819 – 000871	Will Use
2.	DMHSAS Investigations – Employee's Responsibilities and Rights – DMHSAS 5.12	ODMH 000941 – 000945	Will Use
3.	Retaliation Complaint and Investigation Procedure – DMHSAS 7.1	ODMH 000946 – 000949	Will Use

No.	<u>Description</u>	Identification/Bates Label	Expectation
4.	Equal Employment Opportunity and Non- Retaliation – DMHSAS 7.2	ODMH 000950 – 000951	Will Use
5.	Sexual Harassment Prevention and Correction – DMHSAS 7.5	ODMH 000952 – 000953	Will Use
6.	Employee Code of Ethics – DMHSAS 5.4	ODMH 001048 - 001049	Will Use
7.	Workforce Utilization – DMHSAS 7.3	ODMH 001050	Will Use
8.	Reasonable Accommodation – DMHSAS 7.4	ODMH 001051 - 001054	Will Use
9.	DMHSAS Investigations – Employee's Responsibilities and Rights – DMHSAS 5.12 – effective 8-1-05	ODMH 001055 - 001056	Will Use
10.	Discipline – DMHSAS 5.8	ODMH 001057 - 001062	Will Use
11.	Use of State-Owned Motor Vehicles – DMHSAS 5.14	ODMH 001063 - 001065	Will Use
12.	Employee Performance Management Process – DMHSAS 5.5	ODMH 001174 - 001175	Will Use
13.	Conflict of Interest – DMHSAS 5.3	ODMH 001171 - 001173	Will Use
14.	Confidentiality of Human Resources Management Employee Records – DMHSAS 5.2	ODMH 001168 - 001170	Will Use
15.	ODMHSAS Organization Charts	ODMH 000954 – 000974	Will Use
16.	Various emails	ODMH 000904 – 000924	Will Use
17.	D. Milnes Investigation File	ODMH 000128 – 000160, and ODMH 000176-000670	Will Use
18.	Summary and analysis of D. Milnes Investigation File	ODMH 000161 – 000175	Will Use

No.	<u>Description</u>	Identification/Bates Label	Expectation
19.	Outside Legal Opinions on relationship between Dewayne Moore and Robin Wilson Moore	ODMH 000925 – 000940	Will Use
20.	Board Reports, documents and emails regarding investigation into relationship between Dewayne Moore and Robin Wilson Moore	ODMH 001070 - 001109	May Use
21.	Department documents showing salary of the four employees assigned to the Legal Department in March 2013	ODMH 001066 - 001069	May Use
22.	M. DeLong EEOC File	ODMH 0000001 – 000071	Will Use
23.	M. DeLong's Employee File from Mid-America Christian University		May Use
24.	M. DeLong's Employee File from NextCare Holdings		May Use
25.	Department policies and procedures and training video provided to employees covering topics of employment issues, discrimination and retaliation		May Use
26.	M. DeLong's Responses to ODMHSAS and Board's Discovery Requests		May Use
27.	All demonstrative exhibits prepared in accordance with local rule		May Use
28.	All documents that are admissible in evidence and produced in response to outstanding subpoenas		May Use

No.	Description	Identification/Bates Label	Expectation
29.	All exhibits listed by Plaintiff not objected to by the ODMHSAS and/or Board		May Use
30.	All exhibits necessary for impeachment		May Use
31.	Any documents identified during the course of further discovery		May Use

Discovery is still ongoing in this case; as a result, Defendants reserve the right to amend its Final Witness and Exhibit Lists to the extent additional witnesses and/or documents are identified through the course of further discovery.

Respectfully submitted,

/s/ Victor F. Albert

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Attorneys for Defendants, State of Oklahoma ex rel. The Oklahoma Department of Mental Health and Substance Abuse Services and The Board of Directors for The Oklahoma Department of Mental Health and Substance Abuse Services

CERTIFICATE OF SERVICE

I hereby certify that on the 29th day of March 2016, I electronically transmitted the attached document to the Clerk of the Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

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<u>/s/ Victor F. Albert</u>

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